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forms furnished by said registrar for that purpose, and shall include all the facts required by said form.

Any person or persons failing to comply with or violating any of the provisions of this section shall forfeit and pay a penalty of \$20.

SEC. 103. That the physician or midwife present at the birth of every child born in this town, and in case there be no physician or midwife present, the parents or witness present at said birth, shall report in writing to the registrar of this board all particulars concerning said birth, called for on the blank forms furnished by said registrar, for that purpose, and said report shall be made within five days next after the date of said birth.

Any person or persons failing to comply with, violating, or offending against any of the provisions of this section shall forfeit and pay a penalty of \$20.

SEC. 104. That in the case of any person dying within this town the physician who may have attended during the last illness shall furnish the undertaker or any member of the decedent's family a certificate of such death, which certificate shall be made out and shall comprise all the facts, stated in the blank forms furnished for that purpose by the registrar.

Any person or persons failing to comply with, violating, or offending against any of the provisions of this section shall forfeit and pay a penalty of \$20.

Burial. (Reg. Bd. of H., May 26, 1915.)

SEC. 105. That no person shall disinter any human body without a permit so to do from this board, and all human bodies buried in graves shall have at least 4 feet of earth on top of the coffin in which is said body.

Any person or persons offending against any of the provisions of this section shall forfeit and pay a penalty of \$50.

Enforcement of Regulations. (Reg. Bd. of H., May 26, 1915.)

SEC. 106. That any penalty incurred under the provisions of these ordinances or any expenses incurred in the abatement of any nuisance by the board shall be collected in the manner prescribed by the act referred to in the preamble hereof; or in lieu thereof, this board may file a bill in the court of chancery for an injunction pursuant to the provisions of said act.

[This ordinance was effective July 6, 1915.]

CHICAGO, ILL.

Commercially-Treated Garbage—Commissioner of Health Authorized to Arrange for Sale of. (Order City Council, May 17, 1915.)

Ordered, That the commissioner of health be, and he is hereby, authorized, in accordance with his request of May 8, 1915, attached hereto, to advertise, receive bids, and enter into contract with the successful bidder, in accordance with city advertisement and specifications on file in the office of the commissioner of health, for the sale of commercially-treated garbage for a period not exceeding eight months.

Certain Industries Prohibited from Locating and Operating in Certain Localities. (Ord. May 17, 1915.)

SECTION 1. That section 712 of the Chicago Code of 1911, as amended, be, and the same is hereby, further amended so as to read as follows:

“712. *Frontage consents, gas reservoir, packing house, rendering plant, soap factory, tannery, blacksmith shop, foundry, machine shop factory, etc., laundry, etc., livery stable, boarding stable, medical dispensary, secondhand store or yard, smokehouse.*—It shall be unlawful for any person, firm, or corporation to locate, build, construct, or maintain on any lot fronting on any street or alley in the city in any block in which one-half of the buildings on both sides of the street are used exclusively for residence purposes, or

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within 50 feet of any such street, any building or place used for a gas reservoir, packing house, rendering plant, soap factory, tannery, blacksmith shop, foundry, machine shop, factory combined with a foundry, laundry to be run by machinery, livery stable, boarding stable, medical dispensary, or secondhand store or yard, smokehouse or place where fish and meats are smoked or cured, without the written consent of a majority of the property owners according to frontage on both sides of such street or alley. Such written consent shall be obtained and filed with the commissioner of buildings before a permit is issued for the construction or alteration of any building or place for any of the above purposes: *Provided*, That in determining whether one-half of the buildings on both sides of the street are used exclusively for residence purposes any building fronting upon another street, and located upon a corner lot shall not be considered."

COLUMBIA, S. C.

Laundries and Washerwomen—Registration of—Inspection of Premises and Utensils. (Ord. July 27, 1915.)

SECTION 1. That on and after October 1, 1915, it shall be the duty of every person, firm, or corporation carrying on the business or desiring to carry on the business of laundering clothes or wearing apparel for hire or pay in the city of Columbia to register his, her, or its name and address in the office of the health officer of the city of Columbia.

SEC. 2. The health officer of the city of Columbia shall cause a register to be kept in his office, in which shall be registered the names and addresses of all such persons, firms, or corporations as shall report to him under the provisions of section 1 of this ordinance, and that upon such names being registered it shall be the duty of the health officer to issue a certificate of registration without cost to each person, firm, or corporation so registering, and make or cause to be made such investigation and inspection of the premises and paraphernalia (tubs, scrubbing boards, pots, ironing boards, etc., said tubs to be of galvanized iron) of such persons, firms, or corporations as will enable said health officer or inspector to determine whether or not said person, firm, or corporation shall be permitted to continue in such occupation.

SEC. 3. It shall be the duty of the holder of the certificate or permit provided for in section 2 of this ordinance to notify the health officer in writing of any change in the address of such person, firm, or corporation, which notice shall be given within 36 hours after change of address.

SEC. 4. It shall be the duty of all persons, firms, or corporations engaged in the business aforesaid to notify the health officer of the city of Columbia immediately upon any contagious or infectious disease becoming contracted in any of the houses or places of business where such business is conducted.

It shall further be the duty of the person, firm, or corporation obtaining certificate to go into the business of laundering or washing clothes, in cases of contagious or infectious diseases breaking out, to immediately cease operations until they shall obtain permission to do so from the health officer of the city of Columbia.

SEC. 5. It shall be the duty of the health officer of the city of Columbia to have inspected, as often as necessary, all laundries or houses where the business of laundering or washing clothes is conducted for hire, and any person, firm, or corporation may, upon application to the health officer, be furnished with a report of said inspection.

SEC. 6. It shall be the duty of the sanitary inspectors of the city of Columbia to report all cases of contagious or infectious disease in any way connected with said place or places of business immediately to the health officer, and to have such place or places of business where such infectious or contagious disease is found to be closed at once until further ordered by the health officer.

SEC. 7. Any person, firm, or corporation violating any of the provisions of this ordinance shall be fined in the sum of not more than \$50, or imprisonment for not more than 30 days.